Filed 10/09/2006

Hubert Jones,	)
Plaintiff,	) )
	)
<b>v.</b>	) CIVIL ACTION NO.
	) 1:05-CV-612-MHT-SRV
David Jones, et. al.,	)
	)
Defendants.	)

# ANSWER AND AFFIRMATIVE DEFENSES OF **EXPERIAN INFORMATION SOLUTIONS, INC.**

NOW COMES defendant Experian Information Solutions, Inc. ("Experian"), by its undersigned counsel, and hereby answers Plaintiff Hubert Jones' ("Plaintiff") Amended Complaint filed on October 3, 2006 ("Complaint") as follows:

#### **PARTIES**

- 1. In response to paragraph 1 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.
- 2. In response to paragraph 2 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.
- 3. In response to paragraph 3 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained

therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.

- 4. In response to paragraph 4 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.
- 5. In response to paragraph 5 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.
- 6. In response to paragraph 6 of the Complaint, Experian admits that it is an Ohio corporation, with its principal place of business in Costa Mesa, California. Experian further admits that it is qualified to do business and does conduct business in the State of Alabama. Experian is without knowledge or information sufficient to form a belief as to the truth of the remaining allegations contained therein and, on that basis, denies, generally and specifically, each and every remaining allegation contained therein.
- 7. In response to paragraph 7 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.

## **FACTS**

- 8. In response to paragraph 8 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.
- 9. In response to paragraph 9 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.
- 10. In response to paragraph 10 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.
- 11. In response to paragraph 11 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.
- 12. In response to paragraph 12 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.

13. In response to paragraph 13 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.

# COUNT I: CONVERSION, ISSUING A FALSE FINANCIAL STATEMENT, IMPERSONATION

- 14. Experian incorporates by reference as if fully set forth herein its responses to paragraphs 1 through 13 above for its answer to paragraph 14 of the Complaint.
- 15. In response to paragraph 15 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.
- 16. In response to paragraph 16 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.
- 17. In response to paragraph 17 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.
- 18. In response to paragraph 18 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained

therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.

- 19. In response to paragraph 19 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.
- 20. In response to paragraph 20 of the Complaint, Experian admits that Plaintiff claims punitive damages because of willful and oppressive neglect. Experian states that this is a legal conclusion which is not subject to denial or admission. Experian denies that Plaintiff is entitled to the relief requested in the WHEREFORE clause following paragraph 20.

### **COUNT II: OUTRAGE**

- 21. Experian incorporates by reference as if fully set forth herein its responses to paragraphs 1 through 20 above for its answer to paragraph 21 of the Complaint.
- 22. In response to paragraph 22 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.
- 23. In response to paragraph 23 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.

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- 24. In response to paragraph 24 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.
- 25. In response to paragraph 25 of the Complaint, Experian admits that Plaintiff claims punitive damages. Experian states that this is a legal conclusion which is not subject to denial or admission. Experian denies that Plaintiff is entitled to the relief requested in paragraph 25 and the WHEREFORE clause following paragraph 25.

#### COUNT III: FRAUD

- 26. Experian incorporates by reference as if fully set forth herein its responses to paragraphs 1 through 25 above for its answer to paragraph 26 of the Complaint.
- 27. In response to paragraph 27 of the Complaint, Experian admits that Plaintiff brings this action under the Code of Alabama, 1975, 6-5-100 and 6-5-101. Experian states that this is a legal conclusion which is not subject to denial or admission.
- 28. In response to paragraph 28 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.
- 29. In response to paragraph 29 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.

- 30. In response to paragraph 30 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.
- 31. In response to paragraph 31 of the Complaint, Experian admits that Plaintiff claims punitive damages. Experian states that this is a legal conclusion which is not subject to denial or admission. Experian denies that Plaintiff is entitled to the relief requested in paragraph 31 and the WHEREFORE clause following paragraph 31.

## **COUNT IV: INVASION OF PRIVACY**

- 32. Experian incorporates by reference as if fully set forth herein its responses to paragraphs 1 through 31 above for its answer to paragraph 32 of the Complaint.
- 33. In response to paragraph 33 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.
- 34. In response to paragraph 34 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.
- 35. In response to paragraph 35 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained

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therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.

- 36. In response to paragraph 36 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.
- 37. In response to paragraph 37 of the Complaint, Experian admits that Plaintiff claims punitive damages. Experian states that this is a legal conclusion which is not subject to denial or admission. Experian denies that Plaintiff is entitled to the relief requested in paragraph 37 and the WHEREFORE clause following paragraph 37.

### **COUNT V: NEGLIGENCE**

- 38. Experian incorporates by reference as if fully set forth herein its responses to paragraphs 1 through 37 above for its answer to paragraph 38 of the Complaint.
- 39. In response to paragraph 39 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.
- 40. In response to paragraph 40 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.

41. In response to paragraph 41 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained therein and, on that basis, denies, generally and specifically, each and every allegation contained therein. Experian denies that Plaintiff is entitled to the relief requested in the WHEREFORE clause following paragraph 41.

### COUNT VI: FAIR CREDIT REPORTING ACT VIOLATION

- 42. Experian incorporates by reference as if fully set forth herein its responses to paragraphs 1 through 41 above for its answer to paragraph 42 of the Complaint.
- 43. In response to paragraph 43 of the Complaint, Experian admits that Plaintiff brings this action pursuant to the Fair Credit Reporting Act, 15 U.S.C. § 1681 et. seq. Experian states that this is a legal conclusion which is not subject to denial or admission.
- 44. In response to paragraph 44 of the Complaint, Experian admits that Plaintiff has alleged jurisdiction based on the FCRA, 15 U.S.C. §1681(p). Experian states that this is a legal conclusion which is not subject to denial or admission.
- 45. In response to paragraph 45 of the Complaint, Experian admits that it is a consumer reporting agency as defined by 15 U.S.C. § 1681a(f) and, as such, issues consumer reports as defined by 15 U.S.C. § 1681a(d). Except as specifically admitted, Experian denies, generally and specifically, each and every remaining allegation of paragraph 45 of the Complaint.
- 46. In response to paragraph 46 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained

therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.

- 47. In response to paragraph 47 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.
- 48. In response to paragraph 48 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.
- 49. In response to paragraph 49 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.
- 50. In response to paragraph 50 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.
- 51. In response to paragraph 51 of the Complaint, Experian admits that Plaintiff claims attorneys fees and punitive damages. Experian states that this is a legal conclusion which is not subject to denial or admission. Experian denies that Plaintiff is entitled to the relief requested in paragraph 51 and the WHEREFORE clause following paragraph 50.

### COUNT VII: LIBEL, SLANDER, AND DEFAMATION

- 52. Experian incorporates by reference as if fully set forth herein its responses to paragraphs 1 through 51 above for its answer to paragraph 52 of the Complaint.
- 53. In response to paragraph 53 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.
- 54. In response to paragraph 54 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained therein and, on that basis, denies, generally and specifically, each and every allegation contained therein.
- 55. In response to paragraph 55 of the Complaint, Experian is without knowledge or information sufficient to form a belief as to the truth of the allegations contained therein and, on that basis, denies, generally and specifically, each and every allegation contained therein. Experian denies that Plaintiff is entitled to the relief requested in the WHEREFORE clause following paragraph 54.
- 56. Experian denies each and every averment not admitted or otherwise controverted by this Answer to the Complaint.

### AFFIRMATIVE DEFENSES

## FIRST AFFIRMATIVE DEFENSE (FAILURE TO STATE A CLAIM)

The Complaint herein, and each cause of action thereof, fails to set forth facts sufficient to state a claim upon which relief may be granted against Experian and further fails to state facts sufficient to entitle Plaintiff to the relief sought, or to any other relief whatsoever from Experian.

## SECOND AFFIRMATIVE DEFENSE (IMMUNITY)

All claims against Experian are barred by the qualified immunity of 15 U.S.C. § 1681h(e).

## THIRD AFFIRMATIVE DEFENSE (TRUTH/ACCURACY OF INFORMATION)

All claims against Experian are barred because all information Experian communicated to any third person regarding Plaintiff was true.

# FOURTH AFFIRMATIVE DEFENSE (INDEMNIFICATION)

Experian is informed and believes and thereon alleges that any purported damages allegedly suffered by Plaintiff are the results of the acts or omissions of third persons over whom Experian had neither control nor responsibility.

## FIFTH AFFIRMATIVE DEFENSE (FAILURE TO MITIGATE DAMAGES)

Plaintiff has failed to mitigate his damages.

## SIXTH AFFIRMATIVE DEFENSE (LACHES)

The Complaint and each claim for relief therein is barred by laches.

## <u>SEVENTH AFFIRMATIVE DEFENSE</u> (CONTRIBUTORY/COMPARATIVE FAULT)

Experian is informed and believes and thereon alleges that any alleged damages sustained by Plaintiff were, at least in part, caused by the actions of Plaintiff himself and resulted from Plaintiff's own negligence which equaled or exceeded any alleged negligence or wrongdoing by Experian.

# EIGHTH AFFIRMATIVE DEFENSE (ESTOPPEL)

Any damages which Plaintiff may have suffered, which Experian continues to deny, were the direct and proximate result of the conduct of Plaintiff. Therefore, Plaintiff is estopped and barred from recovery of any damages.

# NINTH AFFIRMATIVE DEFENSE (STATUTE OF LIMITATIONS)

Experian is informed and believes and thereon alleges that all claims for relief in the Complaint herein are barred by the applicable statutes of limitation, including but not limited to O.C.G.A. § 9-3-33.

# TENTH AFFIRMATIVE DEFENSE (UNCLEAN HANDS)

The Complaint, and each claim for relief therein that seeks equitable relief, is barred by the doctrine of unclean hands.

# ELEVENTH AFFIRMATIVE DEFENSE (FEDERAL PREEMPTION)

All claims against Experian are preempted by federal law.

# TWELFTH AFFIRMATIVE DEFENSE (RIGHT TO ASSERT ADDITIONAL DEFENSES)

Experian reserves the right to assert additional affirmative defenses as such time and to such extent as warranted by discovery and the factual developments in this case.

WHEREFORE, Defendant Experian Information Solutions, Inc. prays as follows:

- 1. That Plaintiff take nothing by virtue of the Complaint herein and that this action be dismissed in its entirety;
- 2. For costs of suit and attorneys' fees herein incurred; and
- 3. For other and further relief as the Court may deem just and proper.

Dated: October 9, 2006

Respectfully submitted,

Brian S. Spitler

Georgia Bar Number 672287

JONES DAY

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Attorney for Defendant

Experian Information Solutions, Inc.

# IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF ALABAMA SOUTHERN DIVISION

Hubert Jones,	)	
	)	
Plaintiff,	)	
	)	
<b>v.</b>	) CIVIL ACTION N	0.
	) 1:05-CV-612-MHT	-SRW
David Jones, et. al.,	)	
	)	
Defendants.	,	

## **CERTIFICATE OF SERVICE**

I hereby certify that I have this day served a true and correct copy of the within and foregoing

### ANSWER AND AFFIRMATIVE DEFENSES OF EXPERIAN INFORMATION

**SOLUTIONS, INC.** by electronically filling same with the Clerk of Court using the CM/ECF system which will automatically send email notification of such filing to the following attorneys of record:

Donna C. Crooks P.O. Drawer 65 Daleville, AL 36322 Attorney for Plaintiff

Patrick R. Norris McDaniel, Bains & Norris, PC Two Metroplex Drive Suite 504 Birmingham, AL 35209-6812 Attorney for Mike Shad Chrysler P/J/E Guerino John Cento Kilpatrick Stockton LLP 1100 Peachtree Street **Suite 2800** Atlanta, GA 30309 Attorney for Equifax

Clifford Lee Reeves Anthony Ryan Smith Sirote & Permutt, P.C. PO Box 55727 2311 Highland Ave South Birmingham, AL 35255-5727 Attorneys for DaimlerChrysler

Edward Luckett Robinson, II Hand Arendall, L.L.C. PO Box 123 Mobile, AL 36601 Attorney for Equifax

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Dated: October 9, 2006

Respectfully submitted,

Brian S. Spitler

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Experian Information Solutions, Inc.